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9      *Attorneys for Nelnet Servicing, LLC*

10     **UNITED STATES DISTRICT COURT**  
 11     **DISTRICT OF NEVADA**

12     MIA HOEKSTRA,  
 13     v.  
 14     Plaintiff,  
 15     EQUIFAX INFORMATION SERVICES, LLC  
 16     AND NELNET STUDENT LOAN FUNDING  
 17     MANAGEMENT CORPORATION,  
 18     Defendants.

19     Case No. 2:22-cv-02170-GMN-BNW

20     **AMENDED STIPULATION AND ORDER  
 21     TO EXTEND DEADLINE TO RESPOND  
 22     TO COMPLAINT  
 23     (Second Request)**

24     **STIPULATION**

25     Plaintiff Mia Hoekstra (“Plaintiff”), by and through her counsel of record, George Haines,  
 26     Esq., of Freedom Law Firm, and, Defendant Nelnet Servicing, LLC, incorrectly sued as “Nelnet  
 27     Student Loan Funding Management Corporation,” (“Nelnet”) by and through its counsel of record,  
 28     Patrick J. Reilly, Esq., of the law firm of Brownstein Hyatt Farber Schreck, LLP, hereby stipulate  
 and agree as follows:

29     1.     On December 29, 2022, Plaintiff filed her Complaint For Damages Under the  
 30     FCRA, 15 U.S.C. §1681 (the “Complaint”). ECF No. 1.

31     2.     On or about January 5, 2023, Plaintiff served the Summons and Complaint on  
 32     Nelnet.

33     3.     After a two-week extension granted by this Court, the current deadline for Nelnet to  
 34     25208488

1 respond to Plaintiff's Complaint is February 9, 2023.

2       4. Plaintiff has agreed to grant an extension for Nelnet to answer or otherwise plead in  
3 response to the Complaint.

4       5. In the interim, Plaintiff has filed a second action against Nelnet in this Court, Case  
5 No. 2:23-cv-00182. Nelnet is currently reviewing that Complaint and investigating the facts in that  
6 action simultaneously with this action.

7       6. Nelnet shall have up to, and including, February 23, 2023, in which to answer or  
8 otherwise plead in response to Plaintiff's Complaint.

9       7. Nelnet seeks additional time to respond to the Complaint so that it may gather  
10 additional relevant documentation and information regarding this action and Case No. 2:23-cv-  
11 00182, continue its initial investigation of the allegations in both actions in order to formulate a  
12 response thereto, and confer with opposing counsel regarding possible settlement of the actions.

13       8. This stipulation is brought in good faith by all parties and not for purposes of delay.  
14 This extension will not result in any undue delay in the administration of this case.

15       9. This is the second request for extension of time requested by the parties with respect  
16 to responding to the Complaint.

17       DATED this 10th day of February, 2023.

18       DATED this 10th day of February, 2023.

19       /s/ Patrick J. Reilly  
20       Patrick J. Reilly, Esq.  
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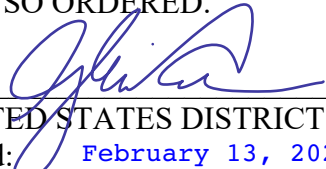
25       Attorneys for Nelnet Servicing, LLC

26       /s/ Gerardo Avalos  
27       George Haines, Esq.  
28       Gerardo Avalos, Esq.  
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31       Las Vegas, NV 89123

32       Attorneys for Mia Hoekstra

33       **ORDER**

34       IT IS SO ORDERED.

35         
36       UNITED STATES DISTRICT JUDGE  
37       Dated: February 13, 2023